1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE WESTERN DISTRICT OF WASHINGTON 6 LAWRENCE HARTFORD; DOUGLAS MITCHELL; BRETT BASS; SPORTING SYSTEMS VANCOUVER, INC.; SECOND AMENDMENT FOUNDATION; AND FIREARMS POLICY COALITION, INC., Plaintiffs, 10 11 BOB FERGUSON, in his official capacity as Washington State Attorney General; JOHN R. 13 BATISTE, in his official capacity as Chief of the Washington State Patrol; JOHN GESE, in his official capacity as Sheriff for Kitsap County, Washington; CLAYTON MYERS, in his official No. 3:23-cv-05364 capacity as Sheriff for Kittitas County, PLAINTIFF FIREARMS POLICY 16 Washington; JOHN HORCH, in his official COALITION, INC.'S CORPORATE capacity as Sheriff for Clark County, DISCLOSURE STATEMENT Washington; ADAM FORTNOY, in his official 18 capacity as Sheriff for Snohomish County, Washington; CHAD M. ENRIGHT, in his 19 official capacity as County Prosecutor for Kitsap County, Washington; GREG ZEMPEL, in his official capacity as County Prosecutor for Kittitas County, Washington; TONY GOLIK, in his official capacity as County Prosecutor for 22 Clark County, Washington; and JASON CUMMINGS, in his official capacity as County Prosecutor for Snohomish County, Washington, 24 Defendants. 25 26 27

1 In accordance with Federal Rule of Civil Procedure 7.1(a), Plaintiff Sporting Systems Vancouver, Inc. submits the following corporate disclosure statement. 2 3 Sporting Systems Vancouver, Inc. is a corporation formed and in good standing in the State of Washington. Sporting Systems Vancouver, Inc. is not publicly traded and has no parent corporation. There is no publicly held corporation that owns ten percent or more of its stock. 5 6 /// 7 /// 8 /// April 25, 2023. 9 ARD LAW GROUP PLLC 10 11 12 By: 13 Joel B. Ard, WSBA # 40104 14 ARD LAW GROUP PLLC P.Q. Box 11633 15 Bainbridge Island, WA 98110 206.701.9243 16 Joel@Ard.law 17 ATTORNEYS FOR PLAINTIFFS 18 19 20 21 22 23 24 25 26 27